## Exhibit C

**From:** Snyder, Orin

Sent: Monday, August 1, 2022 1:10 PM

To: Daniel R. Benson

Cc: Marc A. Weinstein; Daniel A. Saunders; Sarah G. Leivick; Andrew R. Kurland; Hewett, Martin A.;

Ascher, Brian C.; Ahmad, Zainab; Wesneski, Joshua

**Subject:** Re: Broidy v. Global Risk Advisors

We do not consent.

Sent from my iPhone

On Aug 1, 2022, at 12:12 PM, Daniel R. Benson < DBenson@kasowitz.com> wrote:

## [WARNING: External Email]

Orin and Marc,

We write to advise you that Plaintiffs plan to request a pre-motion conference with the Court in advance of filing a motion for their attorneys' fees incurred since August 2020 in connection with Plaintiffs' planned motion to disqualify Gibson Dunn in this action. Plaintiffs will also seek permission from the Court to take discovery from Gibson Dunn concerning information related to Plaintiffs that Ms. Ahmad obtained through her prior employment at DOJ, including by serving a subpoena requesting all communications and other documents containing, referring to or reflecting any such information and deposing Ms. Ahmad.

Please let us know if you consent to this relief by 5:00 pm today.

Best,

Dan

Daniel R. Benson Kasowitz Benson Torres LLP 1633 Broadway New York, New York 10019 (212) 506-1720 (office) (917) 880-8690 (mobile) (212) 506-1849 (fax)

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